

THE EVENING DISPATCH.

JOHN L. BARTOW, Editor and Prop.

(Entered at the Post Office at Provo, Utah, for transmission through the mails as second class matter.)

The office of THE EVENING DISPATCH is located at the corner of the First National Bank.

All communications should be addressed to THE DISPATCH, Provo, Utah.

TO DISPATCH PATRONS.

Mr. D. P. Felt is the regular representative of this paper. His contracts and receipts will be mailed and recognized by the management.

JOHN L. BARTOW, Proprietor

TO THE BUSINESS MEN.

THE DISPATCH wishes to inaugurate the system of monthly settlements. It will present its accounts against merchants and business men for advertising and job work between the first and the sixth of each month, and wishes accounts against it to be presented in the same way. Where agreements have been made to pay in goods or produce, balances may be settled by order.

JOHN L. BARTOW.

NOTICE.

No order from this office will be recognized in settlement unless signed by JOHN L. BARTOW.

PROVO CITY. - JAN. 22, 1894

JOURNALISM.

Honesty, integrity, good nature, fairness and intelligence are qualities which grace any station or walk in life, but nowhere do they appear to better advantage than in a man conducting a newspaper—it matters not if it is political, commercial, religious or simply and only a newspaper. There is no room in journalism for ignorance, prejudice or narrow-mindedness, and yet so many men of that calibre drift into the profession. You can tell this sort of an editor as soon as you see his paper. He is always fighting a grievance, he is always wrought up to the fullest tension over some grievance of his own, his next of kin, or the public. The fact is he cannot write in other than the intense strain. He cannot write the philosophy of politics or any principle contained in a political proposition. But he is always at home in the abuse of some public man, or in defending, pushing or panoplying a partisan matter which is a little—very little—off color. He is narrow and false in every relation in life. He is not a good churchman, nor does he shine anywhere where the qualities we have named at the commencement of this article are required.

But the journalist who is envious of the prosperity of his co-laborers and who resorts to means, the falsest and vilest, to array prejudice against a rival who gets in his way and who beats him because he makes a better paper, has better business methods and a firmer grip on the respect and confidence of the public, is the meanest and most contemptible of the lot. This is the man who is responsible for the low estimate the public puts upon the profession. The bulldozer is next in rank below the jealous man in the profession. There are men in the profession who hold merchants and business men to their support by fear. They are so reckless, so abusive and so mean withal that business men fear them, dread their anger, and, to avoid the consequences, patronize them, and for no other or better reason. Many men of the world, and business men, too, at that, have a mortal terror of the newspaper—think that condemnation at its hands is equal to sentence by the courts. The coward who runs a paper on this principle has no power to injure and his approbation or condemnation amounts to nothing, if it does not make friends for the persecuted, which is often the case.

We have all seen this kind of a paper and all despise it alike. Indeed, we have one in our mind's eye at this moment, which fills the bill admirably. We would not have the men cursing us who curse it daily, not for the entire income of the New York Herald for ten years. We court and desire the good will and patronage of all, but to get it we must jump on abuse, lie about and make them afraid of us, we do not want it. This kind of a journalist is a blood-sucker, a jackal, a coward and a brute. He should be tabooed by all, respected by none and his statements despised.

THE European nations, as well as India, China and Japan, are heartily sick of the demonization of silver, and even in Germany they are now calling loudly for another monetary conference, so that relief may be had from the same conditions which really commenced when the move upon silver was first made. The United States lost the best opportunity she will have in a hundred years to put herself in the lead in the great business of the restoration of silver when she failed to pass a free coinage act at the extra session. It is coming as sure as that tomorrow's sun will rise. The commercial world can no longer do without silver. It must have it either by national or international action.

OF all the characterless, impudent and malicious liars on the top side of the earth, the Splatterblotch of this city heads the procession. When the editor of THE DISPATCH edited the New Mexican for six months in '83 for the A. T. & S. F. railway, it was not a political paper. The road bought it for a certain purpose and that accomplished, the paper was suspended. It was, after some time, bought by Col. Max Frost, an ardent republican. Later it was bought by Gov. Thornton, the democratic governor of New Mexico, and is now edited by Col. Geo. H. Crose, who was city editor of the paper when we were leading editor. We defy the Splatterblotch to publish

evidence that we ever affiliated with republicans in a political way anywhere, while we are proud to say we have many warm personal friends in their ranks. Because, while we have never been known as a hard fighter, we are rated a fair one by all. As to having been a populist in Grand Junction, that, like the New Mexican charge, is a lie so ridiculous and mean as to be unworthy of notice. For mean, petty, spitefulness, for weak pulling malvolence, we put the Splatterblotch and its editor and manager ahead of anything we have ever come in contact with in all our long professional experience. No wonder this community has practically tabooed him and the filthy false paper he publishes.

THE country is fast becoming sick of this Hawaiian question. It occupies too much of the attention of the people and the papers, to say nothing of the government. Settle it up in some way and be done with it. A greasy, unchaste, ignorant woman because she is queen of an insignificant island in the faraway Pacific, has been able to hold the boards in this country, at least for several months. The game isn't worth the candle.

THERE is another rebellion in the Samoan islands. That little speck on the ocean is playing its geography for all that it is worth. They want more warships in that part of the world. A few ship loads of dynamite to blow the island out of the water, is the proper remedy.

THE tariff reform is a big question to be sure, but just now the restoration of silver to its old office of money is a greater one. The world demands it and a general panic, in a few years, will force it if it is not sooner accomplished in other and milder ways.

JUDGE SMITH's leading objection to the legal profession as a pursuit, is that one can't make money in it—and yet the truth is, that more lawyers grow rich than any other professional people that we know of.

WATTS's extra session is now a better show than the Denver Wonderland ever presented. The actors are all very funny, and in a high comedy some of them are illustrious.

RATHER Steep
Than take in any other form is what many people think of Park's Tea. It is made for just those folks. It cures constipation and though not a cathartic moves the bowels every day. Sold by Smoot Drug Co.

Women In Iceland.

The establishment at Reykjavik of a school for the higher education of girls is likely to be soon complete. A peculiar interest is found in the work from the fact that it indicates a total change in social aspects in that country, where the few existing educational institutions of a good order have been provided exclusively for men.

had no other education than that acquired at home. They will be indebted in a certain degree to the World's fair for so unfair a course being interrupted, since this brought as the Icelandic delegate Mme. Sigridur Magnusson, who has been diligently at work for the school, proposing to devote to its benefit the proceeds from the sale of private property of her own in the form of a collection of northern antiquities.

The patrons of the school are her majesty the king of Denmark, her royal highness the Princess of Wales, her royal highness the Duchess of Teck, the Dowager Lady Stanley of Alderley, the Viscountess Emlyn, the Dowager Lady Churchill, the Lady Kensington, the Hon. Emily Cathcart and others. A house has been built for this school on a piece of ground given to Mme. Magnusson for the purpose by her mother.—Exchange.

How's This!

We offer One Hundred Dollars reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. F. J. CHENEY & CO., Toledo, O. We, the undersigned have known F. J. Cheney for the last 15 years, and believe him perfectly honorable in all business transactions and financially able to carry out any obligations made by him.

West & Tuxax, Wholesale Druggists, Toledo, O. WALKER, KIRBY & MAXVIN, Wholesale Druggists, Toledo, O.

Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system. Testimonials sent free. Price 75c. per bottle. Sold by all Druggists.

Pathetic Willmaking.

It is probable that two wills were never made under more distressing and peculiar circumstances than those executed at the City Hospital of Wilmington, Del., by John Rado and Dinizino Dinatale, the Italians who were blown up and terribly mangled in an explosion of dynamite at Woodale recently. A few days ago they were told that the hospital that they could not survive. They are sightless and helpless, in addition to other terrible injuries. They made their wills. Each man was worth \$1,000. Part of Dinatale's property being in Italy, he left it to his young wife. When it came to signing the wills, the poor fellows were propped up, and each took the pen in his mouth and made his mark by moving his head. Being totally blind and without hands, the pen had to be guided by the notary.—Baltimore American.

VIGOR OF MEN
Easily, Quickly, Permanently Restored.
WEAKNESS, NERVOUSNESS, DEBILITY,
and all the train of evils from early errors or later excesses, the results of overwork, sickness, worry, etc. Full strength, development and tone given by a powerful and pure portion of the body. Simple, natural method. Immediate improvement. A full reference. Book explanation and proofs mailed (enclosed) free.

ERIE MEDICAL CO.
BUFFALO, N. Y.

SIMMONS' LIVER REGULATOR
"As old as the hills" and never excelled. "Tried and proven" is the verdict of millions. Simmons' Liver Regulator is the only Liver and Kidney medicine to which you can pin your faith for a cure. A mild laxative, and purely vegetable, acting directly on the Liver and Kidneys. Try it. Sold by all Druggists in Liquid, or in Powder to be taken dry or made into a tea.

Better Than Pills
Druggists in Liquid, or in Powder to be taken dry or made into a tea.

The King of Liver Medicines.
"I have used your Simmons' Liver Regulator and can conscientiously say it is the king of all liver medicines. Consider it a medicine chest in itself."—Geo. W. JACOBSON, Tacoma, Washington.

AP-EVERY PACKAGE
Has the Z Stamp in red on wrapper

Better Than Stomach.

During these hard times the good people of Provo are enjoying much greater benefit from the sale of Boshard's cheap flour than stonewall can possibly bring them.

Five per cent. paid quarterly on savings deposits at Provo Commercial & Savings Bank.

THE most complete winter stock of clothing, gent's furnishing goods, dry goods and notions is to be found at Irvine & Barney's.

Good News to Farmers.

I am now prepared to take applications for five year loans on improved farms at ten per cent. per annum.

Local agent for the Middlesex Banking company. Office one block east of Co-op store, Spanish Fork Utah.

For Rent.

Two dwelling houses centrally located. Rental to suit the times. Apply to A. O. SMOOT JR.

Notice.

The Provo driving park association, corporation, will sell at public auction at the county courthouse, Provo city, Utah, January 31st 1894, at 12 o'clock noon, to the highest cash bidder, the following property:

Three hundred head of range horses (more or less) and five stallions, now running near Kanab City, Kane county, Utah, the same being the surviving horses formerly owned by John R. Stewart and H. B. Clark and sold by them to said corporation; one ranch (squatter's claim) known as Last Chance and Creek Range, in said county, and the same being the property of John R. Stewart.

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LOST OR STRAYED.
One roan mare, 3 years old or more, branded Anytime giving information leading to the recovery of the same will be rewarded by calling on or addressing: HANS POLLOCK, Provo City, P. O. Box 164.

SUMMONS—IN THE DISTRICT COURT OF THE First Judicial District, of the Territory of Utah, Utah County.

Plaintiff, vs. Dissey Parale Young, now Dissey Parale Patten, defendant.

The people of the Territory of Utah send greeting to Dissey Parale Young, now Dissey Parale Patten, defendant.

You are hereby required to appear in an action brought against you by the above named plaintiff, in the district court of the First Judicial District of the Territory of Utah, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons—if served within the county, or if served out of this county, but in this district, within twenty days; otherwise, within forty days or judgment by default will be taken against you according to prayer of this complaint.

The said action is brought to obtain a decree of this court dissolving the bonds of matrimony existing between plaintiff and defendant, and for other relief as may be just and equitable.

Plaintiff alleges that the said defendant willfully deserted the said plaintiff May 19th, 1893, and ever since said date the said defendant and said plaintiff have lived separate and apart.

For fuller and further particulars reference is hereby made to plaintiff's complaint now on file herein.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded.

Witness the Hon. Harvey W. Smith, Judge, and the seal of the District Court of the First Judicial District, in and for the Territory of Utah, this 22nd day of December, in the year of our Lord, one thousand eight hundred and ninety-three.

D. H. PRATT, Jr., clerk.
By F. L. HIGGINSON, Jr., Deputy Clerk.
Witness the Hon. J. C. Sutherland, attorney for plaintiff.

ALIAS.

SUMMONS—IN THE DISTRICT COURT OF THE First Judicial District, of the Territory of Utah, Utah County.

Plaintiff, vs. Edward L. Jones, administrator of the estate of John E. Hills, deceased, Catherine Watson, Elizabeth Dennis, Emma D. Matthews, E. A. Wilson as guardian and Dissey Parale Patten, Bertha Hills, Elia Hills, Elia Hills and Stella Hills, and Katie Hills, Bertha Hills, Elia Hills and Stella Hills, defendants.

The People of the Territory of Utah send greeting to the above named plaintiff, and to each and every one of the above named defendants.

You are hereby required to appear in an action brought against you by the above named plaintiff, in the district court of the First Judicial District of the Territory of Utah, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons—if served within the county, or if served out of this county, but in this district, within twenty days; otherwise, within forty days; or judgment by default will be taken against you according to the prayer of this complaint.

The said action is brought to obtain a judgment of this court that the said defendants be required to set forth, what, if any, title they have in and to the real estate and water shares set out and described in the complaint and hereby referred to for fuller particulars, and that said title declared by this court to be invalid and annulled; and that the plaintiff be decreed to be the true and lawful owner of and to said premises, and every part thereof and of said shares of water; and that a decree of this court be entered quieting the title of plaintiff in and to said premises, and that such conveyance be executed by such party or parties as may be named by the court conveying the title of the deceased John E. Hills in and to said premises and the said shares of water to be said plaintiff, and that plaintiff may have such other and further relief as to this court may seem just in the premises. Plaintiff prays for general relief and for his costs herein expended.

You are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded, and costs of suit.

Witness the Hon. Harvey W. Smith, Judge, and the seal of the District Court of the First Judicial District, in and for the Territory of Utah, this 22nd day of December, in the year of our Lord, one thousand eight hundred and ninety-three.

D. H. PRATT, Jr., clerk.
By F. L. HIGGINSON, Jr., Deputy Clerk.
Witness the Hon. J. C. Sutherland, attorney for plaintiff.

SUMMONS—IN THE DISTRICT COURT OF THE First Judicial District, of the Territory of Utah, Utah County.